

### IN THE UNITED STATES COURT FOR THE EASTERN DISTRICT OF PENNSYVLANIA

GORDON ROY PARKER, 4247 Locust Street, #119 Philadelphia, PA 19104 (267) 298-1257 SnodgrassPublish@aol.com, Plaintiff,		
v. <b>KELLY SERVICES, INC.,</b> 1760 Market Street, #902, Philadelphia, PA 19103, and		Case No: 15 3337
INDEPENDENCE BLUE CROSS, 1900 Market Street, Philadelphia, PA 19103, Defendants	:	Complaint for Violations of the Rehabilitation Act Of 1973

#### **COMPLAINT FOR VIOLATIONS OF THE REHABILITATION ACT OF 1973**

Plaintiff Gordon Roy Parker sets forth the following:

#### THE CAST

- Plaintiff is Gordon Roy Parker. His complaint in <u>Parker v. LTSC et al</u>. is this District's poster child for a too-verbose "bucket of mud" complaint. Never again.
  - 2. Defendants are Independence Blue Cross and Kelly Services, The Kelly Girl People.

#### THE PLOT

- 3. This is a federal civil-rights claim between parties who are based here. Jurisdiction and venue are proper.
  - 4. Were this a musical, Ticket To Work (sung to Ticket To Ride) would be a hit single:

Plaintiff's on SSDI; it's bringin' him down.
'Cause he would much rather be, working in town
He's got a ticket to work
He's got a ticket to wooorrrrrrk
He's got a ticket to WORK!, but they don't care.

6. These federal contractors don't care.

6/15/15 2 origs given to Pro Se

- •
- 7. The Rehabilitation Act Of 1973 says that Defendants are required, by law, to care.
- 8. Plaintiff is entitled to an order making them care, plus a few dollars for his trouble
- 9. If Defendants won't hire Plaintiff, who will? They have plenty of jobs. Defendant Kelly was Plaintiff's very first employer outside his family, in 1987. His grandmother worked for IBX for life.
- 10. Plaintiff is entitled to a job because his skills and the merit system entitle him to a job.

  If not, then he has no choice but to rely on SSDI, or what he calls **Whisability**. He is not a bum.
  - 11. If Defendants want more specifity, all they have to do is ask, and amend, Plaintiff shall.

#### **PRAYER FOR RELIEF**

If it is not too much trouble, Plaintiff would like:

- 1. A job, so he is no longer on the dole. Idle hands, after all, are the work of the Devil.
- 2. A few bucks for his troubles along the way, say \$250,000.00, plus costs of suit.
- 3. Some punitive damages, to better show Defendants the error of their ways.
- 4. That is all.

#### **JURY TRIAL DEMANDED**

Plaintiff exercises his right to trial by a jury of his fellow established pillars of the community.

This the 15th day of June, 2015

Gordon Roy Parker, Pro Se 4247 Locust Street, #119 Philadelphia, PA 19104

Grew Mills

(267) 298-1257

Snod grass Publish@aol.com

PLAINTIFF



# Case 2:15-cv-03337 CRVIL DOGWIERTSHE LEG 06/15/15 Page 3 of 5 3 3 7

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS Gordon Roy Parker 4247 Locust Street, #119 Philadelphia, PA 19104				Kelly Services - 1760 Market St. #902, Philadelphia, PA 19103 AND Independence Blue Cross - 1900 Market St. Philadelphia, PA 19103								
(b) County of Residence of First Listed Plaintiff Philadelphia  (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Philadelphia (IN U.S. PLAINTIFF CASES ONLY)								
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(c) Attorneys (Firm Name, )	Address, and Telephone Numbe	7)		Tittorney's py it.	10111)							
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VI. CAUSE OF ACTION	DN Brief description of c	ause:										
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VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 23, F.R.Cv.P.	ų D	EMAND \$ 250,000.00				HECK YES only JRY DEMAND:	if demanded in	compla:		
VIII. RELATED CASI	F(S)				- :	-					7. T.	
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FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.							
Address of Plaintiff: 0247 LOUST ST. #119.1	Dhiladelphia. PA 19104						
Address of Defendant: 1760 NOT VET St. #902, Phi 6 WI 9 1 PA 19	19103/1920 Maixer St. Philadiphia, DA 19103						
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Place of Accident, Incident or Transaction:	Additional Space)						
Does this civil action involve a nongovernmental corporate party with any parent corporation a	and any publicly held corporation owning 10% or more of its stock?						
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)	Yes□ No□						
Does this case involve multidistrict litigation possibilities?	Yes□ No□						
Case Number: 02-CV-507 <sub>Judge</sub>	Date Terminated: 2003						
Civil cases are deemed related when yes is answered to any of the following questions:							
1. Is this case related to property included in an earlier numbered suit pending or within one ye	ear previously terminated action in this court?						
	Yes□ No♥						
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior s action in this court?	suit pending or within one year previously terminated						
	Yes□ No□						
3. Does this case involve the validity or infringement of a patent already in suit or any earlier'r terminated action in this court?	numbered case pending or within one year previously  Yes□ No□						
terminated action in this court:	165						
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil right	ts case filed by the same individual?						
	Yes□ No <b>Ū</b>						
CIVIL: (Place ✓ in one category only)							
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:						
1.   Indemnity Contract, Marine Contract, and All Other Contracts	1. □ Insurance Contract and Other Contracts						
2. □ FELA	2. □ Airplane Personal Injury						
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation						
4. □ Antitrust	4. □ Marine Personal Injury						
5. □ Patent	5. □ Motor Vehicle Personal Injury						
6. Labor-Management Relations	6. □ Other Personal Injury (Please specify)						
7. d Civil Rights	7. Products Liability						
8. □ Habeas Corpus	8.   Products Liability — Asbestos						
9.  Securities Act(s) Cases	9. □ All other Diversity Cases						
10.  Social Security Review Cases	(Please specify)						
11.  All other Federal Question Cases (Please specify)							
	Mr.						
ARBITRATION CERT  (Check Appropriate Ca , counsel of record do hereby certif	ategory)						
□ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and b							
\$150,000.00 exclusive of interest and costs;  Relief other than monetary damages is sought.							
DATE: TUMP 15.2015 beacher here							
Attorney-at-Law  NOTE: A trial de novo will be a trial by jury only if ther	Attorney I.D.# re has been compliance with F.R.C.P. 38.						
I certify that, to my knowledge, the within case is not related to any case now pending or v	within one year previously terminated action in this sound						
except as noted above.							
DATE: JUNE 15, 2015 Exclude hum, fro	Se						
Attorney-at-Law	Attorney I.D.#						



## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

#### CASE MANAGEMENT TRACK DESIGNATION FORM

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SELECT ONE OF THE FO	LLOWING CASE MANAG	GEMENT TRACKS		
(a) Habeas Corpus - Cases b	rought under 28 U.S.C. § 22	41 through § 2255.		( ·)
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